SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2009-091900 12/08/2009

CLERK OF THE COURT

JUDGE PRO TEM ALYSSON H. ABE

L. Hart Deputy

ATLAS NO. 000213399500

STATE OF ARIZONA, EX REL, DES

JUSTINE MYSHEL HUDSON

JUSTINE MYSHEL HUDSON

NO ADDRESS ON RECORD

AND

CHARLES ANDREW DAVID LYNCH CHARLES ANDREW DAVID LYNCH

1354 N CONSTELLATION WAY

GILBERT AZ 85234-3508

AG-CHILD SUPPORT-EAST VALLEY

OFFICE

FAMILY COURT SERVICES-CCC

ESTABLISHMENT HEARING

Courtroom 404 - SEF

9:12 a.m. This is the time set for Establishment Hearing. Petitioner/Mother, Justine Hudson, is not present. Respondent/Father, Charles Lynch, is not present. The State is represented by Assistant Attorney General Kathy A. Pearson.

Court reporter, Yvonne De La Torre, is present.

Counsel for the State advises the Court of the State's position and recommendations. The State filed a motion to establish paternity on May 22, 2009 and Father was personally served with the action by the Department Economic Security on August 27, 2009 at his mother's house, his usual place of residence. Mother lives in Utah and the State of Utah asked Arizona to establish paternity and child support.

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On August 31, 2009, the State filed a *Motion for Genetic Testing*, based upon the request from the State of Utah asking the State of Arizona to establish paternity and for a child support order. On October 23, 2009, the State filed a *Motion for Entry of Default Judgment as to Paternity and Motion to Set Support Hearing and Petition for Support (based on order for genetic testing*) which included a paternity affidavit indicating that there is no other possible father in this case but Father, Charles Lynch. Father has failed to respond to anything that the State has filed and the State is asking that default be entered for the minor child, Anthony Hudson, DOB 11/11/2007.

The State further informs the Court that Father requested genetic testing, which was granted, but Father failed to appear at two scheduled appointments.

Pursuant A.R.S. §25-813(2), the State's request to proceed by default is granted.

THE COURT FINDS that paternity has been established by default.

THE COURT FURTHER FINDS that the State of Arizona properly exercised personal jurisdiction over the Respondent and the Respondent was served in Arizona.

Based upon the matters presented herein,

IT IS ORDERED granting Judgment in favor of Mother and against Father for past child support in the amount of \$244.00 for the time period of December 1, 2007 through December 31, 2008 (assigning minimum wage to Mother and Father) and in the amount of \$252.00 for the time period of January 1, 2009 through December 31, 2009 (assigning minimum wage to Mother and Father), calculated by retroactive application of the Arizona Child Support Guidelines pursuant to A.R.S. §§25-501 and/or 25-809. Said Judgment earns interest at the legal rate until it is paid in full.

Monthly child support payment of \$252.00 shall be effective January 1, 2010, with payment on arrears of \$20.00 per month effective January 1, 2010.

IT IS ORDERED that Father shall pay to Mother as and for child support the sum of \$252.00 per month, payable through the Support Payment Clearinghouse on the 1st day of each month commencing January 1, 2010 by Order of Assignment.

IT IS FURTHER ORDERED Father shall claim the tax exemption for the minor child in even-numbered years and Mother shall claim minor child in odd-numbered years.

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IT IS FURTHER ORDERED that responsibility for non-covered medical expenses shall be assigned 50% to Father and 50% to Mother. Father shall be responsible for providing medical/dental insurance for the minor child as soon as it is available at a reasonable cost through his employment.

The Court's further findings and orders are as contained in the formal written Judgment and Order signed by the Court.

FILED: Judgment and Order; Current Employer Information, Child Support Guideline Worksheet (4)

LET THE RECORD REFLECT an Order of Assignment is initiated electronically by the above-named deputy clerk.

9:27 a.m. Matter concludes.

PLEASE NOTE: This Court utilizes a digital audio recording system to preserve the official record of proceedings. Persons requesting copies of recorded proceedings do not have to provide blank CDs. All CDs will be provided by the Court, regardless of when the copies are made. A fee of \$20.00 will apply to all copies requested, either on the day of the hearing or for hearings recorded on an earlier date. Counsel or litigants must complete the appropriate request form which may be obtained from the Self-Service Center or from Court staff and present the completed form to the Self-Service Center. All fees must be handled through the Self-Service Center. Upon payment of the appropriate fees through the Self-Service Center, a receipt will be issued which shall then be presented to Court staff for preparation of the CD.

NOTICE: A child should not be brought to the Courthouse to be present during a Court proceeding except in the circumstance that the child is to be interviewed by the Judge in chambers or unless the child's presence is otherwise required for the Court proceeding. Whenever a child is brought to the Courthouse, it is the responsibility of the party who brings the child to arrange for appropriate care and supervision of the child outside of the courtroom and judicial offices. The duties of Court personnel do not permit them to perform this function.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.